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Attorneys for Plaintiffs
NICOLE MOSS
and DISABILITY RIGHTS
ENFORCEMENT, EDUCATION,
SERVICES: HELPING YOU
HELP OTHERS

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

NICOLE MOSS, an individual; and) CASE NO. C 06-6356 JI
DISABILITY RIGHTS, ENFORCEMENT,)
EDUCATION, SERVICES: HELPING)
YOU HELP OTHERS, a California public)
benefit corporation,)
STIPULATION AND [P])
ORDER CONTINUING [A])
MANAGEMENT CONFER [A]

Plaintiffs,

V

MANILA BAY CUISINE; LAND MARK)
TOWNE CENTER, LLC., a Delaware)
limited liability company; AGLOS, LLC., a)
Delaware limited liability company;)
DINKY, LLC., a Delaware limited liability)
company; GF LIBERTY, LLC., a Delaware)
limited liability company; CRIMSUN INC.,)
a California corporation.)

Defendants.

Plaintiffs NICOLE MOSS and DISABILITY RIGHTS ENFORCEMENT, EDUCATION SERVICES:HELPING YOU HELP OTHERS through their undersigned counsel, and defendants MANILA BAY CUISINE; LAND MARK TOWNE CENTER, LLC., a Delaware limited liability company; AGLOS, LLC., a Delaware limited liability company; DINKY, LLC., a Delaware limited liability company; GF LIBERTY, LLC., a Delaware limited liability company; CRIMSUN INC., a California corporation , through its undersigned counsel, respectfully request and stipulate as follows:

1. On April 30, 2008, the Court referred this matter to court-sponsored mediation
- 2 and set a Further Case Management Conference for June 25, 2008.
3. On June 4, 2008, the parties participated in a pre-mediation teleconference with
- 4 mediator Daniel Bowling.
5. The parties are in the process of selecting a mutually agreed upon date for the
- 6 mediation.
7. In light of these facts, the parties wish to preserve the courts resources by
- 8 avoiding an unproductive Case Management Conference.
9. For the aforementioned reasons, the parties hereby stipulate to, and respectfully
- 10 request that the Further Case Management Conference from June 25, 2008, be
- 11 vacated and continued for (90) days to allow the parties to exhaust settlement
- 12 and mediation efforts.
13. The foregoing is in the best interests of the parties.

14
15 Dated: June 24, 2008

THOMAS E. FRANKOVICH
A PROFESSIONAL LAW CORPORATION

17 By: _____/s/
18 Thomas E. Frankovich
19 Attorneys for Plaintiffs NICOLE MOSS and
DISABILITY RIGHTS ENFORCEMENT,
EDUCATION SERVICES

20 Dated: June 24, 2008

21 STEYER, LOWENTHAL, BOODROOKAS,
ALVAREZ & SMITH LLP

23 By: _____/s/
24 Benjamin R. Ehrhart
25 Attorneys for Defendants LAND MARK TOWNE
CENTER, LLC., a Delaware limited liability
company; AGLOS, LLC., a Delaware limited
liability company; DINKY, LLC., a Delaware
limited liability company; GF LIBERTY, LLC., a
26 Delaware limited liability company

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1 Dated: June 24, 2008

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LAW OFFICES OF NATHAN PACO
A PROFESSIONAL LAW CORPORATION

By: _____ /s/
Nathan Paco
Attorneys for CRIMSUN INC., a California
corporation

ORDER

IT IS SO ORDERED that the Case Management Conference set for June 25, 2008, is
continued to Ocrober 8, 2008, at 10:30 a.m. The parties shall file a Joint Case
Management Statement no later than seven days prior to the Conference.

Date: June 24, 2008


James Larson
UNITED STATES MAGISTRATE JUDGE